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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/992,934	11/05/2001	Sung-Jin Kim	678-711 (P9667)	9174
28249	7590 11/14/2005		EXAMINER	
DILWORTH & BARRESE, LLP 333 EARLE OVINGTON BLVD.			PHAM, TUAN	
	E, NY 11553		ART UNIT	PAPER NUMBER
	•		2643	

DATE MAILED: 11/14/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

7	Application No.	Applicant(s)			
	09/992,934	KIM, SUNG-JIN			
Office Action Summary	Examiner	Art Unit			
	TUAN A. PHAM	2643			
The MAILING DATE of this communication Period for Reply	appears on the cover sheet	with the correspondence addres	is		
A SHORTENED STATUTORY PERIOD FOR REWHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication - If NO period for reply is specified above, the maximum statutory pe - Failure to reply within the set or extended period for reply will, by s' Any reply received by the Office later than three months after the nearned patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUN R 1.136(a). In no event, however, may n. eriod will apply and will expire SIX (6) Mo tatute, cause the application to become	IICATION. a reply be timely filed DNTHS from the mailing date of this commu ABANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 1	19 October 2005				
	This action is non-final.				
3) Since this application is in condition for allo		atters, prosecution as to the me	erits is		
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4)⊠ Claim(s) <u>1-9</u> is/are pending in the applicati	on	•			
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.		•			
6)⊠ Claim(s) <u>1-9</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction are	nd/or election requirement.				
Application Papers					
9) The specification is objected to by the Exar	niner				
10) The drawing(s) filed on is/are: a)		o by the Examiner			
Applicant may not request that any objection to					
Replacement drawing sheet(s) including the co	• , ,		.121(d).		
11) The oath or declaration is objected to by th					
Priority under 35 U.S.C. § 119					
	oian naarity under 25 LLS C	\$ 110(a) (d) or (f)			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:					
	nents have been received				
	 Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No 				
3. Copies of the certified copies of the			ne		
application from the International Bu	•	Trooping in the realistic state	90		
* See the attached detailed Office action for a		ot received.			
	от ило останов соргости	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
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Attachment(s)					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 		v Summary (PTO-413) o(s)/Mail Date			
Notice of Draitsperson's Patent Drawing Review (PTO-946 Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date	<i>'</i>	f Informal Patent Application (PTO-152	2) .		
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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. <u>Claims 1, 3-4, 6-7, and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Phillips (U.S. Patent No.: 6,748,195) in view of Watanabe et al. (U.S. Patent No.: 6,731,939, hereinafter, "Watanabe") and Rosener et al. (U.S. 2002/0028655, hereinafter, "Rosener") and further in view of Ma et al. (US Pub. No.: 2003/0021262, hereinafter, "Ma").</u>

Regarding claim 1, Phillips teaches a method of sharing data with a slave using Bluetooth.TM wireless communication by a portable phone equipped with a Bluetooth.TM module, where the portable phone acts as a master, comprising the steps of (see figure 1):

receiving the data from a mobile communication system and storing the received data (see figure 1, internet 16, figure 3, storage 306, col.5, ln.35-47, col.6, ln.10-15),

determining whether to transmit the data to the slave by Bluetooth.TM wireless communication (see figure 1, col.4, In.1-24), and

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converting the data to data packet for Bluetooth.TM communication when it is determined that the data is to be transmitted to the slave (see col.4, ln.1-44, link controller interface convert the baseband protocols).

It should be noticed that Phillip fails to clearly teach determining whether the master is connected to the slave by a first ACL (Asynchronous ConnectionLess) link or an SCO (Synchronous Connection-Oriented) link, establishing a second ACL link and transmitting the data packet to the slave on the established ACL link if it is determined that the ACL link connects the master and the slave, and establishing an ACL link and transmitting the data packet to the slave on the established ACL link if it is determined that the SCO link connects the master and the slave. However, Watanabe teaches such features (see Figure 10, figure 11, col.9, In.27-67, col.10, In.1-43).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Watanabe, into view of Phillips in order to transfer the data from this device to other device by wireless fashion.

Phillip and Watanabe, in combination, fails to teach the protocol conversion for converting the cellular protocol to Bluetooth protocol. However, Rosener teaches such features (see figure 1, figure 8, UDC module, col.7, [0092-0105]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Rosener into view of Phillip and Watanable in order to convert the compatible protocol for transmitting in short range.

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Phillip, Watanabe, and Rosener, in combination, fails to teach an access code and a header to the data. However, Ma teaches such features (see [0103]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Ma into view of Phillip, Watanable, and Rosener in order to convert the compatible protocol for transmitting in short range.

Regarding claim 3, Phillips further teaches the method wherein the data is Internet data (see col.3, In.19-32).

Regarding claims 4 and 7, Phillips teaches a method of sharing information with a slave in a first piconet in a portable phone equipped with a Bluetooth.TM module that is a master in the first piconet and a slave in a second piconet, (see figure 1) comprising the steps of:

receiving data from a mobile communication system and storing the received data (see figure 1, internet 16, figure 3, storage 306, col.5, ln.35-47, col.6, ln.10-15),

determining whether to transmit the data to the slave of the first piconet by Bluetooth.TM wireless communication (see figure 1, col.4, ln.1-24), and

converting the data to data packet for Bluetooth.TM communication when it is determined that the data is to be transmitted to the slave of the first piconet (see col.4, ln.1-44, link controller interface convert the baseband protocols).

It should be noticed that Phillip fails to clearly teach determining whether the portable phone is connected to the slave of the first piconet by an ACL (Asynchronous ConnectionLess) link or an SCO (Synchronous Connection-Oriented) link; establishing

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another ACL link and transmitting the data to the slave of the first piconet on the established ACL link if it is determined that the ACL link connects the portable phone and the slave of the first piconet; and establishing an ACL link and transmitting the data packet to the slave of the first piconet on the established ACL link if it is determined that the SCO link connects the portable phone and the slave of the first piconet. However, Watanabe teaches such features (see Figure 10, figure 11, col.9, ln.27-67, col.10, ln.1-43) for a purpose of transferring the information within the piconet.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Watanabe, into view of Phillips in order to transfer the data from this device to other device by wireless fashion.

Phillip and Watanabe, in combination, fails to teach the protocol conversion for converting the cellular protocol to Bluetooth protocol. However, Rosener teaches such features (see figure 1, figure 8, UDC module, col.7, [0092-0105]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Rosener into view of Phillip and Watanable in order to convert the compatible protocol for transmitting in short range.

Phillip, Watanabe, and Rosener, in combination, fails to teach an access code and a header to the data. However, Ma teaches such features (see [0103]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Ma into view of Phillip,

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Watanable, and Rosener in order to convert the compatible protocol for transmitting in short range.

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Regarding claims 6 and 9, Phillips further teaches the method wherein the data is Internet data (see col.3, In.19-32).

Over Phillips (U.S. Patent No.: 6,748,195) in view of Watanabe et al. (U.S. Patent No.: 6,731,939, hereinafter, "Watanabe") and Rosener et al. (U.S. 2002/0028655, hereinafter, "Rosener"), and further in view of Ma et al. (US Pub. No.: 2003/0021262, hereinafter, "Ma") as applied to claims 1, 4, and 7 above, and further in view of Bell (U.S. Patent No.: 6,660,902).

Regarding claims 2, 5, and 8, Phillips, Watanabe, Rosener, and Ma, in combination, fails to clearly teach the data is an SMS (Short Message Service) message. However, Bell teaches such features (see col.2, In.53-61).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Bell into view of Phillips, Watanabe, Rosener, and Ma, in order to receive the data or information at any time or anywhere.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Tuan A. Pham** whose telephone number is (571) 272-8097. The examiner can normally be reached on Monday through Friday, 8:00 AM-5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Curtis Kuntz can be reached on (571) 272-7499 and

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Art Unit 2643 November 7, 2005 Examiner

Tuan Pham

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600